all statutory and regulatory phase-in requirements set forth in 12 U.S.C. 1464(t) and 12 CFR 567.2, 567.5, and 567.9.

* * * * *

(11) Unimpaired capital and unimpaired surplus means—(i) A savings association's core capital and supplementary capital included in its total capital under part 567 of this chapter; plus

(ii) The balance of a savings association's general valuation allowances for loan and lease losses not included in supplementary capital under part 567 of this chapter; plus

(iii) The amount of a savings association's loans to, investments in, and advances to subsidiaries not included in calculating core capital under part 567 of this chapter.

Dated: March 14, 1995.

By the Office of Thrift Supervision.

Jonathan L. Fiechter,

Acting Director.

[FR Doc. 95–7589 Filed 3–27–95; 8:45 am] BILLING CODE 6720–01–P

SMALL BUSINESS ADMINISTRATION

13 CFR Part 101

Delegation of Authority

AGENCY: Small Business Administration (SBA).

ACTION: Notice delegating loan approval to specific agency field personnel.

SUMMARY: This notice delegates authority to a specific SBA field person to approve SBA guaranteed export loans. This authority is based upon the education, training, and experience of such person and is meant to expedite Agency action is processing loan applications.

EFFECTIVE DATE: This notice is effective March 28, 1995.

FOR FURTHER INFORMATION CONTACT: John R. Cox, Associate Administrator for Financial Assistance, 409 Third Street, SW., Washington, DC 20416, Tel. (202) 205–6490.

SUPPLEMENTARY INFORMATION: On December 19, 1991, SBA published in the Federal Register, a final rule amending § 101.3–2 of part 101, Title 13, Code of Federal Regulations, which set forth a clarified standard delegation of authority to conduct program activities in SBA field offices (56 FR 65821). Previously, § 101.3–2 had set forth the standard delegation of authority to SBA field personnel as well as all deviations from the standard

based upon education, experience and/ or training. The December 19, 1991 publication eliminated all deviations in favor of a standard delegation of authority. In addition, the rule provided authority by which SBA might, as it deemed appropriate, increase, decrease or set the level of authority for any individual SBA field official in a regional, district or branch office, based upon education, training or experience, by publication of a notice in the **Federal Register**.

The Agency believes that, when appropriate, delegating increased levels of authority to field personnel yields increased benefits for program participants and SBA. The Agency is authorized to guarantee up to 90% of a loan depending upon total loan amount. It is essential that SBA have qualified loan officers available to process expeditiously and accurately the applications submitted. Agency officials in the field who are delegated greater levels of authority because of their additional education, training or experience allow SBA to process an increased number of loan applications. The loan applicant and the lender are both served with quicker and more accurate processing, while SBA is served by quality lending and better relations with participating lenders.

This notice delegates authority to a specific SBA official to approve or decline guaranteed loan applications, as well as to undertake other loan related activities based upon experience. In the United States Export Assistance Center (USEAC) in Long Beach, California, the SBA USEAC Director has successfully completed training courses offered by the Agency. Such training in conjunction with his extensive experience justifies delegating loan approval authority.

No standard delegated authority to approve SBA guaranteed loans exists for a USEAC. This notice establishes the authority to approve SBA guaranteed export loans at \$750,000 for the SBA Director at the USEAC in Long Beach, CA and only for that person.

This delegation of authority is specific to the incumbent and continues only so long as he remains in such position.

Dated: March 22, 1995.

John R. Cox,

Associate Administrator for Financial Assistance.

[FR Doc. 95–7455 Filed 3–27–95; 8:45 am] BILLING CODE 8025–01–M

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

14 CFR Part 39

[Docket No. 95-ANE-14; Amendment 39-9183; AD 95-07-01]

Airworthiness Directives; Textron Lycoming O-360, LO-360, HO-360, HIO-360, TIO-360, LIO-360, AEIO-360, O-540, IO-540, TIO-540, LTIO-540, IVO-540, AEIO-540, TIO-541, and IO-720 Series Reciprocating Engines

AGENCY: Federal Aviation Administration, DOT.

ACTION: Final rule, request for comments.

SUMMARY: This document publishes in the Federal Register an amendment adopting Airworthiness Directive (AD) 95–07–01 that was sent previously to all known U.S. owners and operators of Textron Lycoming O-360, LO-360, HO-360, HIO-360, TIO-360, LIO-360, AEIO-360, O-540, IO-540, TIO-540, LTIO-540, IVO-540, AEIO-540, TIO-541, and IO–720 series reciprocating engines by individual letters. This AD requires removal prior to further flight of suspect unapproved connecting rod bolts and replacement with serviceable connecting rod bolts. This amendment is prompted by reports of connecting rod bolt failures. The actions specified by this AD are intended to prevent engine failure due to connecting rod bolt failure, which could result in damage to or loss of the aircraft.

DATES: Effective April 12, 1995, to all persons except those persons to whom it was made immediately effective by priority letter AD 95–07–01, issued on March 17, 1995, which contained the requirements of this amendment.

Comments for inclusion in the Rules Docket must be received on or before May 30, 1995.

ADDRESSES: Submit comments in triplicate to the Federal Aviation Administration (FAA), New England Region, Office of the Assistant Chief Counsel, Attention: Rules Docket No. 95–ANE–14, 12 New England Executive Park, Burlington, MA 01803–5299.

FOR FURTHER INFORMATION CONTACT:

Richard D. Karanian, Aerospace Engineer, Special Certification Office, FAA, Rotorcraft Directorate, 2601 Meacham Blvd., Fort Worth, TX 76137– 4298; telephone (817) 222–5195, fax (817) 222–5959; or Locke Easton, Aerospace Engineer, Engine and Propeller Standards Staff, FAA, Engine and Propeller Directorate, 12 New England Executive Park, Burlington, MA